



Attorney Docket No.: CNCT-006.CPA

N THE UNITED STATES PATENT AND TRADEMARK OFFICE

Thereby certify that this transmittal of the below described document is being deposited with the United States Postal Service in an envelope bearing First Class Postage and addressed to the U.S. Patent and Trademark Office, Washington, D.C., 20231, on the below date of deposit.								
Date of Deposit:	09/20		Name of Person Making the Deposit:	KATHERINE RINALDI	Signature of the Person Athur Places			
	In re Application of: Jozsef Kiraly Serial No.: 98/253,117 Examiner: Brown R.							
Serial	No.: 🎉 8	ን 253	3,117	Ex	aminer: Brown R.			
Filed:	ed: 02/19/99			Art	Art Unit: 2711			
CVCTE	דוש פאי	ити	THE INTERNET		ring information to multiple			
Assis Wash	tant Co ington,	omm D.C	issioner for Pat C. 20231	ents				
				AMENDMENT TE	RANSMITTAL			
1.	Assistant Commissioner for Patents Washington, D.C. 20231 AMENDMENT TRANSMITTAL 1. Transmitted herewith is an amendment for this application X Transmitted herewith is a response to an office action for the above identified patent application. (13 sheets) Transmitted herewith are sheets of substitute formal drawings. Other:							
XT	ransmitt	ed he	erewith is a respons	se to an office action f	or the above identified patent application.			
Т	ransmitt	ed he	erewith are	sheets of substitut	e formal drawings.			
O	ther:				00			
2.	Applica	ant is	other than a small	entity				
				Extension of	Term			
3.	The pr	rocee	dings herein are fo	r a patent application	and the provisions of 37 C.F.R. 1.136 apply.			
(a)	[]				under 37 C.F.R. 1.136 ber of months checked below:)			
	: i.		Extension [] one month [] two months [] three mont [] four month	\$3 hs \$8	<u>9</u> 10.00 90.00 90.00 390.00			
				<u>Fe</u>	e \$			
If an additional extension of time is required, please consider this a petition therefor.								
(b)	[X]	bei		for the possibility tha	is required. However, this conditional petition is applicant has inadvertently overlooked the			

1 of 2

Fee Calculation

4. The fee for claims (37 C.F.R. 1.16(b)-(d)) has been calculated as shown below:

(for other than a small entity)					
Fee Items	Claims Remaining After Amendment	Highest Number of Claims Previously Paid For	Present Extra Claims	Fee Rate	Total
Total Claims	44	- 44 =	0	x \$18.00	\$0.00
Independent Claims	5	- 5 =	0	x \$80.00	\$0.00
Multiple Dependent Claim Fee (one or more, first added by this \$260.00 \$0. amendment)				\$0.00	
Total Fees				\$0.00	

PAYMENT OF FEES

5.	The full fee due in connection with this communication is
	provided as follows:

[X]	The Commissioner is hereby authorized to charge any additional fees associated with this
	communication or credit any overpayment to Deposit Account No.: 23-0085.
	A <u>duplicate copy</u> of this authorization is enclosed.

1	Δ	check	in the	amount	of	Ċ
	_	CHECK	1111111	annount	OI.	

]	Charge any fees required or credit any overpayments associated with this filing to Deposit
	Account No.: 23-0085.

Please direct all correspondence concerning the above-identified application to the following address:

WAGNER, MURABITO & HAO LLP

Two North Market Street, Third Floor San Jose, California 95113 (408) 938-9060

Respectfully submitted,

Date: September 20,2001

Jose S. Garcia Reg. No. 43,628

EXPEDITED PROCEDURE 10/3/01

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

n re Application of: Kiraly, J.

Serial No.

: 09/253,117

Group Art Unit: 2711

Filed

: February 19, 1999

Examiner: BROWN, R.

Examiner: BROWN, R.

Group Art Unit: 2711

For

: CHAINCAST METHOD AND SYSTEM FOR BROADCASTING INFORMATION TO MULTIPLE SYSTEMS WITHIN THE INTERNET

AMENDMENT AND RESPONSE AFTER FINAL REJECTION AND

EXAMINER INTERVIEW SUMMARY

Commissioner for Patents Washington, D.C. 20231

Sir:

In response to the Office Action mailed 6/20/01, please consider the following arguments for the above captioned patent application. Applicant respectfully thanks the Examiner for the telephonic interviews on August 20, 2001 and September 7, 2001. During the interviews, the rejections under 35 U.S.C. Section 112, first paragraph, and under 35 U.S.C. Section 103(a) were discussed in connection to Claims 1-44.